

EXHIBIT Y


June 26, 1997

- During Commissioner Mills' visit.
 - When staff members were sent to monitor compliance with RCT regulations.
- This coincided with a visit by Councilman Robles.

As the SED report noted, "The Campus visited during this review is not the same educational setting described in the report of October, 1995." I thank you for the part you played. However, as the same report also notes, "the schools have a great deal of work ahead of them to reach the vision outlined in the Redesign Plan." We believe that this will require new leadership. We believe it is necessary to establish a new consultancy model.

Again, thank you.

Sincerely,


Nicholas J. Coletto
Superintendent

NJC:bc

EXHIBIT Z

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
MARCIA BREVOT,

Plaintiff,

INDEX NO.:
04 CV 7959

- against -

NEW YORK CITY DEPARTMENT OF
EDUCATION, Chancellor JOEL I.
KLEIN, LIS MICHAEL La FORGIA,
Comm. RICHARD J. CONDON, Senior
Investigator MARIE ZOLFO,

Defendants.
-----X

Corporation Counsel
100 Church Street
New York, New York

November 14, 2005
10:40 A.M.

EXAMINATION BEFORE TRIAL of MARCIA
BREVOT, the Plaintiff herein, taken by the
attorney for the Defendants, pursuant to Notice,
and held before Ronald M. Glick, a Notary Public
of the State of New York at the above-stated time
and place.

* * * *

APPEARANCES:

NEW YORK CIVIL LIBERTIES UNION
Attorneys for the Plaintiff
125 Broad Street
New York, New York 10004

BY: BETH HAROULES, ESQ.

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New York, New York 10008

BY: BLANCHE GREENFIELD, ESQ.
FILE No. 04 LE-000-310

2 my friend was very ill, so I cared for him for a
3 little bit and then I started working there in
4 August of 2003.

5 Q Okay.

6 A And that's when we get up to Michael
7 La Forgia calling me about New Visions.

8 Q Okay.

9 A And I kept doing part-time work for
10 Homes for the Homeless.

11 Q Okay.

12 A Then I went up -- obviously I went to
13 work for New Visions.

14 Q Right.

15 A Then I got fired from there and went
16 back to Homes for the Homeless.

17 No, excuse me. Sorry. Went back to
18 Educational Alliance for another six months. But
19 I didn't land that job until the following
20 January. I didn't work at all from New Visions.
21 I just couldn't get a job.

22 Q Right.

23 A So for six months I was out of work.

24 Q Okay.

25 A And then Educational Alliance asked me

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Marcia Brevot

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2 to come back again and I worked at their Y as
3 opposed to their home office.

4 Q On 14th Street?

5 A Yeah. And I did their Gani Nursery
6 School.

7 Q Okay.

8 A I was the director of the Gani Nursery
9 School. We went through a renewal process there.

10 And then Homes for the Homeless people
11 offered me a job again, and I've been working for
12 them now since last July. Whew.

13 Q What happened to Carol at the school?

14 A Carol? Oh, --

15 MS. GREENFIELD: Off the record.

16 (Whereupon, there was a discussion
17 held off the record.)

18 Q Homes for the Homeless; do you have a
19 contract to work with them?

20 A No, I'm just an employee. I mean,
21 that's ongoing. They want me forever.

22 Q Are you a direct employee?

23 A Yes.

24 Q Do you work full time or per diem?

25 A I'm working full time.

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Marcia Brevot

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2

Q

Do you get paid a daily rate or annual

3

salary?

4

A

An annual salary of forty-eight

5

thousand.

6

Q

Is that full time, Monday to Friday?

7

A

Yes, it is.

8

Q

Where is your office; in Manhattan?

9

A

I don't have an office.

10

Q

Okay.

11

A

I'm direct service, like a director of

12

A.C.D.

13

Q

Yes.

14

A

Like child services. Up in the Bronx

15

on Kelly Street.

16

Q

I'm sorry. You said your title is

17

director?

18

A

Yes. I'm the director of Jump Start.

19

Q

Oh, Jump Start?

20

A

Yes.

21

Q

Now, you testified that for a six-month

22

period of time you were unable to obtain

23

employment?

24

A

Right.

25

Q

Did you apply anywhere during that

EXHIBIT AA

COPY

1
2 UNITED STATES DISTRICT COURT
3 SOUTHERN DISTRICT OF NEW YORK

4 -----x
5 MARCIA BREVOT,

Plaintiff,

6 -against-

04 CV 7959

7 NEW YORK CITY DEPARTMENT OF
8 EDUCATION, et al.,

Defendants.

9 -----x
10 November 4, 2005
11 10:15 a.m.

12
13
14 Deposition of MARIE E. ZOLFO, taken held
15 at the offices of the NEW YORK CIVIL
16 LIBERTIES UNION, 125 Broad Street, New York,
17 New York, before Vicky Galitsis, a Certified
18 Shorthand Reporter and Notary Public of the
19 State of New York.

20
21
22
23
24 GREENHOUSE REPORTING, INC.
363 Seventh Avenue - 20th Floor
New York, New York 10001
25 (212) 279-5108

A P P E A R A N C E S:

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OFFICE OF THE CORPORATION COUNSEL

OF THE CITY OF NEW YORK

Attorneys for the Defendants

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New York, New York 10007-2601

BY: BLANCHE GREENFIELD, ESQ.,

of Counsel

1 M. Zolfo

2 A. Yes.

3 Q. Why were you speaking to
4 Ms. Kipley?

5 A. I was told to call her by Deputy
6 Commissioner Loughran, that apparently Kipley
7 had called our office regarding the
8 investigation that she had on Brevot.

9 Q. Did Commissioner Loughran tell
10 you why Kipley --

11 A. Just that she had, from what I
12 could recall. All I recall was Florida also
13 had an investigation on her.

14 Q. Did you know if the Florida
15 investigation was contemporaneous with your
16 investigation?

17 A. I didn't really know anything
18 about it until I called her.

19 Q. Did you understand from
20 Commissioner Loughran that the call from
21 Ms. Kipley had come in at about the 25th of
22 February?

23 A. That it appeared to, yes. That's
24 what it appeared to be.

25 Q. Did Ms. Kipley tell you anything